

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE

J. MICHAEL CHARLES; MAURICE W.)	C. A. NO. 05-702 (SLR)
WARD, JR.; and JOSEPH I. FINK, JR., on)	(Lead Case)
behalf of themselves and all others similarly)	
situated,)	
)	
Plaintiffs,)	
)	
v.)	
)	
PEPCO HOLDINGS, INC; CONECTIV, and)	
PEPCO HOLDINGS RETIREMENT PLAN,)	
)	
Defendants.)	

APPENDIX TO REPLY BRIEF IN SUPPORT
OF PLAINTIFFS' MOTION TO STRIKE

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July 16, 2007

Attorneys for Plaintiffs

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FOR THE DISTRICT OF DELAWARE**

J. MICHAEL CHARLES; MAURICE W. WARD, JR.; and JOSEPH I. FINK, JR., on behalf of themselves and all others similarly situated,

Plaintiffs,

v.

PEPCO HOLDINGS, INC; CONECTIV, and
PEPCO HOLDINGS RETIREMENT PLAN,

Defendants.

C. A. NO. 05-702 (SLR)
(Lead Case)

SUPPLEMENTAL DECLARATION OF MAURICE W. WARD


Maurice W. Ward declares under penalty of perjury as follows:

1. My employer's email system has changed since 1998.
2. I was unsure how to access emails from the prior email systems.
3. I have now located a copy of the December 18, 1998 William Bates's email in the email archives.
4. I still have no recollection of ever seeing the three *Wall Street Journal* articles titled:

- a. 'Cash Balance' Saves Millions Hides Pitfalls From Workers
- b. Longtime Employees Face A Pension-Benefit 'Plateau'
- c. Employees Will Need to Know Traits of 'Cash-Balance' Plan

I declare under penalty of perjury that the foregoing is true and correct. Executed

this 10 day of July, 2007 at Egg Harbor, New Jersey.


Maurice W. Ward